

**GOVERNMENT OF TELANGANA
ABSTRACT**

Public Services – Police – Representation of Sri P.Venkateswarlu, Ex.PC 1874 of Nalgonda District for set aside the punishment of "Dismissal from Service"– Allowed – Punishment modified - Orders - Issued.

HOME (SERVICES-II) DEPARTMENT

G.O.RT.No. 165

**Dated: 04/02/2016
Read the following:-**

1. From Sri P.Venkateswarlu, Ex.PC 1874 of Nalgonda District Petition dt:Nil, received through M(Home), Endt.No.1403/M(Home & Labour)/2014, dated:23.09.2014
2. Govt.Memo.No.389-P/Ser.II/A1/2012, dated:31.10.2014
3. From the D.G.P.,Telangana, Hyderabad, L.Dis.No.92/T1/2014, dated:26.11.2014.

O-O-O

ORDER:

In the reference 1st read above, Sri P.Venkateswarlu, Ex.PC 1874 of Nalgonda District, has submitted a representation to Government, stating that the Deputy Inspector of Police, Hyderabad Range, Hyderabad has awarded the punishment of "Dismissal from service" duly treating the period of suspension as 'Not on duty' in proceedings RO.No.658/2011, Rc.No. 642/D-28/HR/2008, dt:02.12.2011, for the following delinquency:-

"Gross reprehensible conduct in demanding and accepting bribe amount from accused in Cr.No.88/2008 u/s 337 IPC of Chityal PS to do official favour by not remanding the accused and to release the vehicle No. AP 28 T/5425 DCM Van".

2. Further, his appeal petition was considered and rejected by the appellate authority i.e. Inspector General of Police, West Zone, Hyderabad in Proceedings RO.No.77/2012, Rc.No.420/PR/Appl-27/12, dt:21.04.2012. His revision petition also considered and rejected by revisional authority i.e. Government vide Govt.Memo.No.32689/Ser.II/A1/2012, dt.05.09.2014. He has therefore, requested the Government to set aside the above said punishment.

3. The Director General of Police, Telangana, Hyderabad in his letter 3rd read above, has informed that he has exhausted all the channels provided in APCS (CC&A) Rules, 1991.

4. After careful re-examination of the entire matter with reference to the records made available and by taking the representation of Sri P.Venkateswarlu, Ex.PC 1874 of Nalgonda District into consideration, Government have observed that while both the ASI and PC (appellant) were Dismissed from service on holding the article of charge proved against them, the ASI was reinstated into service during the year 2012 and the appellant has put in a service of 20 years by the time of his Dismissal. Moreover, it is not an ACB case. Therefore, to meet the ends of justice, Government hereby modify the penalty of "Dismissal from service" imposed on Sri P.Venkateswarlu, Ex.PC 1874 of Nalgonda District to that of "RTSP by two stages for two years with cumulative effect on future increments and pension" duly reinstating him into service. The period of suspension and out of employment is treated as "Not on Duty".

5. The Director General of Police, Telangana, Hyderabad shall take necessary further follow up action in the matter.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF TELANGANA)

RAJIV TRIVEDI
PRINCIPAL SECRETARY TO GOVERNMENT

To
The Director General of Police,
Telangana, Hyderabad
The Individual concerned
through the DGP, Telangana, Hyderabad.
SF/SC

//FORWARDED :: BY ORDER //

SECTION OFFICER